


EDWARD RONWIN,)
)
 Plaintiff,)
)
 vs.) Case No. 4:07CV1536 CDP
)
 AMEREN, et al.,)
)
 Defendants.)

Plaintiff Edward Ronwin has filed a motion for reconsideration, or in the alternative, for leave to amend his complaint. Ronwin has not attached a proposed amended complaint. I will deny this motion. I continue to believe that my earlier ruling is correct. Because Ronwin has not attached his proposed amended complaint, I am unable to determine whether such amendment would be futile. See U.S. ex. rel. Lee v. Fairview Health System, 413 F.3d 748, 749-50 (8th Cir. 2005). Moreover, Ronwin has already had ample opportunity to amend his complaint, and allowing further amendment at this point is not in the interests of justice.

Accordingly,

IT IS HEREBY ORDERED that plaintiff Edward Ronwin's motion for reconsideration [#49] is denied. This case will be set for a Rule 16 Conference by separate order.


CATHERINE D. PERRY
UNITED STATES DISTRICT JUDGE

Dated this 16th day of May, 2008.